cratic Convention. In pursuance of previous notice, the democrats of Crawford and Orange counties met in convention, at Williamsburgh, Orange county, on Saturday, June 3, 1848. On motion, Joel Vandeveer, Esq. was called to the chair, and Major Wilson and Mr. Munk were appointed Vice

Presidents. On further motion J. T. Cox and H. M. Woodford were appointed Secretaries. The President explained the object of the meeting in a

from their respective townships, as follows:

Summers, and W. Gibbs; Jennings, Wm. Mansfield and 16th, or the suspicions in regard to it, was their work. Carberry.

two counties jointly, on motion it was

county, for Representative, Lewis F. Perry, Esq; for order. Prosecuting Attorney, Jesse T. Cox; for Assistant Elec- "There are various shades and differences in these tors, Joseph Cox and Joel Vandeveer. Which nomina- parties, but such are their characteristic peculiarities tions were unanimously confirmed by the convention.

port resolutions for the consideration of the Convention, position in respect to these parties is this : viz : D S. Huffsteiter, Wm. Mansfield, J. T. Cox, Charles Corsair and Theodore Stackhouse

The committee retired, when Major James A. Cravens of Washington county being called upon addressed the meeting in an energetic speech.

J. T. Cox, on behalf of the committee, reported the following resolutions, which were unanimously adopted. and the Navy, in conducting the war with Mexico, amidst | qui, a popular man with the French locofocos.

the aid their united strength can afford, and that we look nent. upon every attempt to create divisions in our councils, or condemnation of all lovers of their country.

and humiliation to our Chief Magistrate, and those who parties. that will secure us indemnity for the past, and security for mist by birth and education, he is a democrat from the future, we have seen some five months of the present | conviction and study, while his most intimate personal propriations, for the further prosecution of the war.

rapidity of communication, American liberty is capable of expanding to an unlimited extent, and ere long, will doubts either his integrity or his genius."

Resolved, That we have no fears growing out of the acquisition of territory. In annexing territory, we are but expanding the seed of freedom. Europe feels it-the yesterday for the transportation of a lot of bacon, world feels it; and the senseless croakers in our country through, from St. Louis to New York, at a cost of 99 who would stay the onward march of free principles and cents per 100 lbs. It is sent, of course, by the Illigood government, are unworthy to be the decendants of nois river, the canal, and the lakes to Buffalo, and the bright spirits who framed our institutions.

the man of but one idea, in the south and in the north can- the advantage of being certain to reach a market in not have every thing arranged to suit their own peculiar no- much less time, and probably in better order. Every tions. The language of free America, is, the greatest good day develops new advantages likely to result to this for the greatest number; leaving to time and experience to city from the completion of the canal, and we cannot correct all errors. The people in formation of State gov- but congratulate our citizens upon the eagerness with ernments, will always do right. Every new State Con- which they are availing themselves of it .- St. Louis stitution that is adopted, is but an extension of the rights | Repub. May 22d. of the people. Instead of encroaching upon the power of the many, they are limiting the power of the few to do evil. Who, then, in our country have fears of the people, and who then, will advocate the doctrine, that Congress | Cincinnati, June 10, 6 p. m .- Flour-The sales to-day must be their guardians.

ciples and policy involved in the election of President and | country brand from River at 3,75. Vice President in the pending National canvass, are of Provisions-Not much done to-day-54 brls. Mess Pork ples and stability of our free institutions; and to the welfare of the people, and the glory and honor of the United | Corres-A sale of 100 bags Rio at 7 c.

CASS and WILLIAM O. BUTLER by the Baltimore at 53c. convention for President and Vice President, as the first choice of Indiana's sons; and will give it our hearty spproval, pledging ourselves to give them our undivided support, using all honorable means to secure their election; OUTWARD,-584 Passengers; 106 bls. Whiskey; 213 bls. Resolved, That in the military career of GEN. LEWIS Salt; 47 bis. Motasses; 40 bis. Tar; 7 bis. Vinegar; 2 Cass we see the subaltern, the General, the patriot, the Ploughs; 8 kegs Powder; 1,100 ft. Lumber; 4 perch Stone; hero, and the defender of his country's rights. In his Inward. —520 Passengers; 11 Hoises; 1,120 bls. Flour; political life, we see the profound Statesman, the Diplos 30 bis. Laid; 28 bis. Beans; 696 bus. Wheat; 746 bus. Corn; matist, the Philanthropist, the lover of his government's 280 bus. Shorts; 130 bus. Seed; 2 Ploughs; 60,000 ft. Lumfree institutions and an adherent to Democratic princi- ber; 5 kegs Laid; 25,000 Staves; 30 cords Wood; 28 tons ples, and a limited construction of the constitution. And Hay; 1 car load Tan Bark; 2 Buggies; 32 hds. Bacon; in his deportment all the social qualities of a gentleman, 2,309 lbs. Bacon in bulk; 32,453 lbs. other freight. well qualified to give dignity and lofty bearing, as the Chief Magistrate of a great Nation.

Resolved, Teat in the selection of Gen. WM. O. Bur-LER for Vice President, we heartily concur; believing him An account of the operations of the Indiana Brigade motion to tax docket fees. to be a man well worthy and qualified to fill that high and on the line of the Rio Grande and the Sterra responsible station, the second in the gift of the American people, and with such men, as our standard bearers, we hail the announcement of those nominees, as the signal to commence the contest in the approaching canvaes.

Resolved, That with LEWIS CASS, and WM. O. BUTLER, for President and Vice President; and J. W. RICE and L. F. PERRY for Representatives, we go forth length into the circumstances connected with the 2d regiment. to do battle against whiggery in all its assumed forms; and The unfair and ungenerous course of Gen. Taylor towards that promise our neighboring democracy in the adjoining coun- much abused body of brave men, is depicted in such a matter-ofties, that old Orange and Crawford shall count some at the mind.—Indiana State Sentinet. coming elections and we will never give up the contest | A vindication from these vindictive assaults through this work until victory shall crown our efforts with an increased is presented to the reader, together with a history of the proceedings of the Indiana Brigade, as also the battles and many interestmajority over 1844, both in State and Presidential elec- ing incidents connected with the campaign on the Rio Grande.

each and every township, in the two counties to hold It seems to have been prepared after a minute and careful exammass meetings for public discussions, and for efficient or- ination of facts, and written with much force -Franklin Examiganization of our party.

Resolved, That it is the duty, as well as the interest of ville Review. every voter in the present crisis, to investigate the princithe whig leaders against the best interest and dearest honor of our country, to withdraw our brave troops from Mex- It is written in un agreeable style, and is an entertaining book. ico, before the war is closed and peace is established, and In it, justice is done to the 24 regiment.-Democratic Phares, refusing to vote supplies necessary to maintain them

Resolved. That it is every democrat's duty, which he owes to our Editorial bretheren, to assist in the diffusion of political knowledge among his fellow-citizens by the circulation of good and reliable newspapers.

Resolved, That in view of the important results connected with the State election, we pledge ourselves to use every honorable means in our power to secure the election of the nominees of this convention. JOEL VANDEVEER, Pres.

J. T. Cox,

H.M. WOODFORD, Sec.

Boone County. At a meeting of the democrats of Boone county, at Lebadation of the State Central Committee, the Rev. Jno. Shultz lic, by doing business on as favorable terms as any other similar

The several candidates before the convention, in obedience the event of disagreement the matter may be referred to disinterto a resolution previously adopted, came forward and pledged ested men, or the Company will abide the decisions of the Courts themselves to support the nominees of the Democratic National Convention, and the nominees of this Convention. | who is preparing to issue Policies promptly on Fire and Marine The delegates from the several townships retired and Risks, and to give by letter or otherwise all desired information. nominated to the convention the following gentlemen as Office in State Bank Building. candidates at the coming August election: For State Senator, William Garver; for Representative, L. C. Dougherty; for Prosecuting attorney, W. B. Beach; for County Com-

missioner, Wm. Elrod. Which nominations were unani- shade trees, and lot running from one street to another, presentmously concurred in by the convention. The following resolutions were offered and unanimously and two years, with interest; or three fourths in hand and the re Resolved, That the Democratic National Convention, in Also, a good corner lot, in Wood's addition, unimproved. A nominating for President LEWIS CASS and WILLIAM O. | good work horse, or a new two horse wagon will be taken in part BUTLER for Vice-President, have expressed the nation's pay on this lot, and the balance in cash. For particulars apply choice; that we heartily ratify and confirm the same, and to

that we will use all honorable means to secure their election. Resolved. That as the nation is engaged in a just war, despite the vigilant and faithful effort of the administration to prevent it, it therefore behooves every friend of the country to stand up patriotically in defence of the nation, is about two mostly of the nation, is about two mostly of the nation, is about two mostly of the nation of the nation, is about two mostly of the nation of th against both the Federal Whigs and Mexicons. On moti n, the proceedings of this meeting were ordered head, and is a little lame in als off fore foot, caused by a sore. Any ceived; for sale low at the cheap cash and trade store of to be published in the Indiana State Sentinel; and the meet- Holmes's Saw Mill,) or giving information concerning him, will JOHN SHULTZ, President. | be suitably rewarded. Craus D. KELLY, Secretary.

Positions and Principles.

The following is an extract from the Paris correspondence of the New York Evening Post. "The parties in France, then, are confined to three

classes-"1st. The LEGITIMISTS or conservatives proper, who adhere to the old monarchical order, and embrace three sorts of legitimists, the Henry 5th, and very brief and forcible address, and the convention pro-On motion, the Secretary proceeded to call the delegates opinion in France, these dare scarcely to show their heads, yet they are secretly at work to produce a re-CHAWFORD COUNTY .- Whiskey Run, J. Carpenter, D. action against the revolution. The meeting of the

M. Ourbaker; Ohio, J. Morgan; Sterling, B. Gregory, J. "2d. The DEMOCRATIC party, which is the direct Ray and S. Porter; Union, G. Ingleman, George Kepley, opposite to the conservative party, and embraces two and C. M. Corsier; Liberty, R. Stowd and Mr. Keyce; kinds; the moderate or constitutional democrats, who Patoka, J. Leonard, M. Taylor and L. Gregory; Boon, Mr. incline to the adoption of the United States constitution as a model, with two chambers and a President. ORANGE COUNTY .- Paoli, A. Morris, J. Frazer and T. and the extreme radical democrats proper, who desire

and E. Cathcart; North West, T. Fitch, and J. Brown; the above parties, and who are not satisfied with "3d. The Socialists, who agree with neither of There being two Representatives to be chosen by the merely political reforms, and who also are divided into two sects; the Communists, whose watchword is Resolved, That the delegates from each county retire Equality, and who are consequently opposed to all separately, and nominate candidates to be confirmed by distinction of rank or property, and the Fourierists, even seven months. the convention jointly. After some time spent in ballot- who believe in what they term 'hierarchical organing, returned and reported on the part of Crawford county, ization;' maintain the rights of individual property, For Representative, John W. Rice; on the part of Orange and profess themselves to be the friends of peace and

as nearly as we can learn. On motion, a committee of five were appointed to re- "As to the prominent men of the revolution, their "The legitimists have as yet no open and avowed

> representative or leader. "Odillon Barrot and Theirs occupy a kind of middle ground between the conservative and the progres- knowledge of B., the assignment to the latter was struck out inch for half barcels, and to be hooped at least three-fourths over sive parties.

"Ledra Rollin is the leader of the extreme radical Resolved, That the National Administration, the Army or democratic party, in which he is sustained by Blan-

so many difficulties and embarrassments; have covered "Louis Blanc is a socialist, but has never acted themselves and their country, with imperishable honor, and will receive what they have so nichly earned, the gratitude and hearty approval of the American people.

Resolved. That we have unabated confidence in Lames.

With either the Communists or the Fourierists; the fact the fourierists; the latter having opposed most of his schemes for the absolute title to B. was erroneous. The assignment to him organization of labor, on the ground that he adopts amounted only to a mortgage or equitable security for the auts of the respective navy yards aforesaid, after inspection, and any other partition of the respective navy yards aforesaid, after inspection, and any other partition of the respective navy yards aforesaid, after inspection, and any other partition of the respective navy yards aforesaid, after inspection, and any other partition of the respective navy yards aforesaid, after inspection, and any other partition of the respective navy yards aforesaid, after inspection, and any other partition of the respective navy yards aforesaid, after inspection, and any other partition of the respective navy yards aforesaid, after inspection, and any other partition of the respective navy yards aforesaid, after inspection, and any other partition of the respective navy yards aforesaid, after inspection, and any other partition of the respective navy yards aforesaid, after inspection, and any other partition of the respective navy yards aforesaid, after inspection, and any other partition of the respective navy yards aforesaid, after inspection must be absolute title to B. was erroneous. themselves and their country, with imperishable honor, with either the Communists or the Fourierists; the Resolved, That we have unabated confidence in James an equal repartition of wages, though they approve money he had advanced, and which he expected to have re- at their own expense. K. Polk; and that we do approve of the manner and en- of his general object. The leader of the Communists | paid. He should therefore have proceeded as in the case of | Bulders must specify their prices separately and distinctly in ergy, with which he has carried on the war with Mexico. is Cabet, who takes little interest in politics, inas- a more gage making A. or his representatives, as well as the separate offers for the beer and for the pork, and for each of the Resolved. That, when our country is engaged in a war much as he proposes to emigrate to this country. The ith a foreign nation, it is the duty of all our citizens, to lender of the Fourierists is Victor Considerant, who with a foreign nation, it is the duty of all our citizens, to leader of the Fourierists is Victor Considerant, who sustain our government with unanimity, and render it all thus far has put Lamartine forward as his best expo-

"But what is the position taken by Lamartine him- bill with leave to amend. estrangement between the people of different sections of the union, as unpatriotic, and should call down the severest self? that is the great question. All the progressive parties claim him, and he seems to inspire universal Resolved, That it is with the deepest feelings of regret | confidence. These facts explain his relations to the

have the conducting of affairs in Mexico, in bringing the "He belongs to neither exclusively; he has, to war to a close, and establishing a permanent peace on a basis some extent, adopted principles from all. A legitisession of Congress pass, without the final passage of any friends are the Fourierite socialists. He has never bill strengthening our army in Mexico, or making any ap- made a precise and specific declaration of his views. It is known that he rejects monarchy; he has opposed Resolved, That the more we investigate the structure the modern political economy of Laissez-faire sysof our government, the more we are led to venerate the tem; yet he does not concur with Louis Blanc in all wisdom of those who framed our free institutions; and his experiments, while his Fourierite friends, though the more are we constrained to believe that with the improvement of the age, the facility of intercourse, and the tient of his slowness. What his real position is,

Goods to New York .- Bills of lading were signed thence to New York. The charge can hardly exceed They would stay the march of liberty, forsooth, because what it would cost by the Southern route, and it has C. C.

THE MARKETS.

were 100 and 600 brls, city mills at \$3,75 in mill; 400 do. at Resolved, That in the opinion of this meeting the prin- 3,70 delivered and inspection guarantied; 50 brls. choice

at \$8; 30,000 lbs bulk sides at p. n. t.; 116 kegs No. 1 Lard CHEESE-A sale of 100 boxes in lots at 64c.

LINSEED OIL-Sales of 25 bils, from store at 52c.; 50 do. Resolved, That we haif the nomination of LEWIS

Business for the week ending Saturday, June 3, 1848.

Reminiscences of a Campaign in Mexico:

Madre; and a vindication of the volunteers against et fees the aspersions of officials and unofficials. By Isane struct the clerk to tax docket fees - said motions were found. North of the base line, and west of the fourth principal meridian.

The book is written in an agreeable style. Its author was a member of the "Fountain B'Hoys," which fact will give it additional.

14th day of June next between the hours of 10 A. M. and 4 P. M.

Townships thirty-five, thirty-six and thirty-seven, and fraction-the rents and profits for seven years of all the following real es. Resolved, That we recommend to the democracy of interest in this region .- People's Friend, Corington.

We cheerfully commend the work to the public .- Crawfordsples and policies of the two parties and acquaint himself respecially the 2d ladiana Regiment, but we think that they have with the strange notions and absurd policy preached by been completely exonerated from the charge of cowardice by the

For sale at the Bookstores in Indianapolis. Persons living at a distance from this city, who wish to pur-

chase, by addressing Chapmans & Spann, will be furnished at the low price of 20 cents per copy, or \$2 00 per dozen. FIRE AND MARINE INSURANCE. Protection Insurance Company of New Jersey, in-

corporated February 17th, 1848.

Capital, \$200,000. DIRECTORS. William Thomson, of New Jersey. Peter J. Stryker, of New Jersey. James Taylor, of New Jersey. David Sanderson, of New Jersey. William J. Bowne, of New Jersey Edward Payson, city of New York. Matthew Rudsdale, city of New York.

G. F. Power, Brooklyn.
WM. THOMSON, President. James S. McIntyre, Brooklyn. J. V. VOORHEES, Secretary. was unanimovely elected President and CYRUS D. KELLY institution, and by the utmost fairness and liberality in all their dealings. All losses will be promptly adjusted and paid; and in

BOAT, AHOY!

ing two fronts. Terms, one half cash, and the remainder in two payments at one sidue in two years, without interest. Indianapolis, June 3, 1848. 4.tf

A YOUNG COLT LOST. is about two months old, light b person delivering the colt to me, (on Eagle creek in sight o June 12, 1848. 4 3w wis

SUPREME COURT OF INDIANA.

May Term, 1848. REPORTED FOR THE SENTINEL BY A. J. STEVENS, ESQ.

WEDNESDAY, May 31st. Ingersoll & Boucke v. Emerson .- Appeal from the Allen SMITH, J .- If a bailee of goods for a particular purpose sand eight hundred barrels of navy pork transfer them in contravention of such purpose, even al- Each barrel to contain not less than two hundred pounds though it be to a bina fide vendee without notice, the latter nett weight of beef or pork; no excess of weight in either article cannot resist the claim of the general owner. Although will be paid for. To be delivered at the respective navy yards, as there may be an exception to this general rule, where the real owner of goods suffers another to have possession of his property, and of those documents which are the indicia of property, and thus enables such other to hold himself out to the world as having both the possession and ownership; when such person is not shown to have had any other indicia of

Stackhouse; Stampuscreek, Joseph Danner, Thos. Coplin and J. Cornwell; South East, J. Childer, Col. J Line and H. Hollowell; Greenfield, A. Cretchfield, C McDonald and Opinton Lomax: French Lick J. Trimble J. Dishen. to take notice of an appeal by the other. Reversed. Brown v. Robbins .- Error to the Parke C. C.

made, cannot plead laches in the assignee, if suit be delayed eight pounds each.

Circuit Court to the declaration. Reversed. FRIDAY, June 2, 1848. Troutner v. Parent. - Error to the Allen C. C.

there being adequate remedy at law. St. John et al v. Freeman. - Error to the Franklin C. C. strong as salt will make it ance of a certain tract of land, assigned the same to B. as a pounds nett weight of each, as the case may be; and, in estimatsecurity for the repayment of money advanced by the latter ing the price, two half barrels are to be considered as one barrel. to the former. Afterwards B. permitted A. to place the bond | The barrels and half barrels must be made of the best seasoned in the hands of C, as collateral security for a debt which A. be not less than three-forths of an inch thick; if of the former, to be not less than three-forths of an inch thick; if of the farter, to owed C. While the bond was in the hands of C. without the be not less than an inch thick for barrels, and three-fourths of an by A., who then made a new assignment to C. D. E. to se- with the best white oak or hickory hoops. the last assignment C D. E. procured a conveyance of the Beef," or "Navy Pork," as the case may be, with the contractor's land from the obligor (the purchase money having been paid The beef and pork will, naless otherwise directed by the chief by A.) and delivered the bond to him to be cancelled. B. of this bureau, be inspected by the inspecting officers at the refiled a bill in chancery to prove the conveyance to C. D. and spective navy yards aforesaid, and by some sworn inspector of E. set aside, and to prove the title to the land vested in him- | salted provisions," who will be selected by the respective comterest in the premises so conveyed appropriated to the pay- the amount of each payment to be made, as collateral security for ment of the debts, to secure which the assignments had been the due at faithful performance of their respective contracts. made in their proper order. Reversed to the filing of the which will on no account be paid until the contracts are complied

Harrison C. C. first wife were the lessors of the plaintiff-the husband of right to direct purchases to be made to supply deficiencies, and Martin being seized in fee simple of the land in dispute, con-veyed the same in fee to Elizabeth then 20 months old, and the completion of the contracts, as before stated,) after the said his only child by his second wife. In December following beef and pork shall have been inspected and received, and bitts the wife of Cunningham died intestate and without issue yards, according to the terms of the contracts, born alive. Cunningham with his wife during the continuance of their marriage-life, occupied the premises and he sons interested can obtain them on application at this office. continued to occupy them after her decease, and was in pos- | Bidders whose proposals are accepted (and none others) will

session at the commencement of this suit. perty to be determined by the R S. of 1838—those of '43 and bond must be returned to the bureau within ten days, exclusive of the time required for the regular transmission of the mail. not having come into force at the death of Elizabeth. The Every offer made must be accompanied (as directed in the 6th 2d sec. of chap. 29 p. 236 of Revised Statutes of 1838 affects | section of the act of Congress making appropriations for the naval this case-also sec. 13 of same chap, p. 239, which would service of 1846-7, approved 16th August, 1846, a copy of which give him one third of the premises as heir to his wife. He is subjuined) by a written guaranty, signed by one or more rehad no right to the remaining two thirds by "the courtesy" bidder or bidders will, if his or their bid be accepted, enter into having no children born alive, by his wife Elizabeth. Re- an ordination within ten days, with good and sufficient soreties,

Landis v. Shamblin .- Appeal from the Miami C. C. quired to convict the opposite party of the matter charged in their guaranty. the said plea on a trial on an indictment. The State ex rel. v. Youmans et al .- Error to the Parke | guaranty.

PERRINS, J .- The not having received property on an execution does not excuse the officer from making a return Extract from the act of Congress approved August 10, 1846.

to the Parke C. C. Reversed. cognovit, there must be an appearance by the defendant; and

by his attorney at law duly authorized. the clerk of the court to enter up a judgment, will not au- of the Navy shall proceed to contract with some other person or thorize such judgment when there has been no appearance persons for furnishing the said supplies; and shall forthwist cause by the defendant Reversed.

Ferrand et al. v. McClease. - Error to the Allen C. C. SMITH, J .- Appended to a declaration upon a note, there covered by the United States, for the use of the Navy Department, was an instrument signed and sealed by the makers confess- in an action of debt against either or all of said persons." ing the debt, and requesting that judgment be rendered against them for the amount thereof Upon the filing of the By the President of the United States. Mindison and Indianapolis Railroad. declaration and proof being made of the execution of sail Business for the week ending Saturday, June 3, 1848. declaration and proof being made of the execution of sail to the United States of America, do hereby declare and make instrument, the court rendered judgment accordingly: Held. that as the record shows no appearance by the defendant, and no notice to them by service of process or otherwise the no notice to them by service of process or otherwise, the wit:

judgment was erroneous. Reversed. John Peters in Tippecanoe county. BLACKFORD, J - Decided, that a writ of error lies in Ha- and fractional townships, to-wit : beas Corpus The Circuit Court is a county court only-its It can issue no process, whether mesne or final, to any other two. county unless by some special statutory provision. A war- Townships twenty eight and twenty-nine, of range seventeen.

county to the sheriff of another, as there is no statue authorizing it. Reversed

Per cur .- Motions, in these cases in the S. Court to in- wit; '43, and again revived by the 3d section of an act fixing the of range twenty-one. '47, p 64. Motions overruied.

MARSHAL'S SALE.

for the district of Indiana, I will offer for sale at the Court House lands situated within the undermentioned townships and fractional door in the city of Indianapolis, Marion county, Indiana, on the | townships, viz : the rents and profits for seven years of all the following real estate, to-wit: Lots numbered 1 and 2, square numbered 88, as laid al township thirty-eight, of range twenty. der and McCarty. Lot numbered 6, square numbered 24, of the thirty wight, of rangetwenty-one. scribed piece or parcel of land, to wit : commencing eighty-nine thirty-eight, of range twenty-two. feet and two inches south of the northeast corner of block or out-lot numbered one hundred and seventy-eight; thence west one hundred and eighty feet; thence south eighty nine feet and two inches; thence east one hundred and eighty feet; thence north the days appointed, and proceed in the order in which they are adeighty-nine feet and two inches to the place of beginning al of vertised, with all convenient dispatch, until the whole shall have said above described property situate in Indianapolis, Marion coun been offered and the sales thus riosed. But no sale shall be kept ty, Indiana, and upon failure to realize a sufficient sum to satisfy open longer than two weeks, and no private entry of any of the the demand, I will at the same time and place offer for sale the fee lands will be admitted until after the expiration of the two weeks. simple of said above described ceal estate. Taken as the property of the defendant at the suit of Richard Paxson, Richard Paxson, of May, anno dominion thousand eight hundred and forty-eight. Jr., and Joseph Paxson, against Abram Bird.

A. C. PEPPER. U.S. Marshal District of Indiana. May 13, 1848-108-t s By GEO. McOUAT, Deputy

ADMINISTRATOR'S SALE. TENHE undersigned, administrator of the estate of John Bolander, deceased, late of Marion county, will, on the 30th day of June, 1848, between the hours of 10 o'clock, A. M. and 4 o'clock, P. M., at the late residence of the deceased in Lawrence township, Marion co., the day appointed for the commencement of the public sale of the State of Indiana, proceed to sell the personal property of the deceased; consisting of two horses, three milch cows, young cattle, hoge and sheep, a two horse wagon, two ploughs, farming utensils, household and kitchen furniture, and other moveables; also, about eighteen acres of corn growing in the field, about ten acres of wheat, and ten

May 30, 1848. SALE OF REAL ESTATE. THE undivided one half (conveyed to the undersigned by a deed of trust, by Christopher Harshey, and confirmed by decree of the Marion Circuit Court of that valuable real estate lying on Fall the office of the clerk of said court, and having also on this Indiana, known as Brubaker's Mills, containing about 235 acres, and day filed in the said clerk's office the affidavit of a disinterested acluding a large portion of improved land, and one of the best mill person, from which it appears that the said defendants, Daniel person from which it appears that the said defendants, Daniel person from which it appears that the said defendants, Daniel person from which it appears that the said defendants, Daniel person from which it appears that the said defendants of the person from which it appears that the said defendants of the person from which it appears that the said defendants of the person from which it appears that the said defendants of the person from which it appears that the said defendants of the person from which it appears that the said defendants of the person from which it appears that the said defendants of the person from which it appears that the said defendants of the person from the person fr seats on Fail creek, will be offered for sale on the 31st day of July next at the hour of 2 o'clock, P. M., at the house of Henry Lictorys, the State of Indiana. Therefore, the said non-resident defendwest King street, Lancaster city, Pennsylvania. Sale without re. ants are hereby notified of the filing of said petition, and that the Title indisputable. Terms made known at the time of sale,

ANDREW BOLANDER, Admr.

JOHN SCHERFF, Assignees. June 5, 1848. 2-3w ADMINISTRATOR'S NOTICE. on the estate of John Bolander, deceased, late of Marion county, who died intestate. All persons having business to settle with ANDREW BOLANDER, ACIDI. s probably solvent. 2-3w¶ May 30, 1848.

NOTICE. May 30, 113-3w

PETER FIRE. PARASOLS and Parasoletts just received by

Navy Beef and Pork for 1849.

NAVY DEPARTMENT BUREAU OF PROVISIONS AND CLOTHING, June 7, 1848. EALED PROPOSALS, endorsed "Proposals for Beef," and "Proposals for Pork," as the case may be, will be received at this office until 3 o'clock, p. m , on Monday, the 10th day of July next, for furnishing and delivering, free of all post and risk to the United States-

Five thousand four hundred barrels navy beef, and four thou-

Barrels Pork. Barrels Beef. At Charleston, Mass., 1,860 At Brooklyn, N. Y., 1,800 1,600 At Gosport, Va., 1,600

5,400 4.800 Said beef and pork must be delivered, one half between the ownership, than the mere possession and control of a canal first day of January, 1849, and the first day of April, 1849; and boat as master, that is not sufficient to bring the case within the other half between the 15th day of April, 1849, and the 15th day of June, 1849, unless earlier deliveries should be required by Malone et al v. Hardesty - Error to the Vermillion C. C. the chief of this bureau. Offers must be made for each half sep-PERKINS, J .- In an appeal to the Circuit Court from the orthe 1st of January and 1st of April, and for the half deliverable. ders of the Board of Commissioners all the papers, petition, between the 15th of April and 15th of June, 1849. Payment for and commistrance, as well as a transcript of the proceedings, the first half to be made within thirty days after delivery; and the shins and shoulder clods, and at least eight pounds from the neck end of each fore quarter, or the parts marked Nos. 1, 2, and BLACKFORD, J .- The assignor stating at the time of the 3, on the drawing or defineation of the fore and hind quarters of assignment of a note that the maker is poor, and at that time an ox, which will be attached to and form a part of the contract, unable to pay, that by giving him time, the money could be the remainder of the carcass must be cut in pieces of not less than

The pork must be packed from corn-fed, well-fattened hogs, A note being by statute a sufficient declaration, in a suit | sloughtered between the first day of November, 1548, and the 1st before a justice, an objection or appeal cannot be made in the day of February, 1849, and weighing not less than two hundred pounds each, excluding the heads, joles, necks, shoulders, hams, legs, feet, and lard, and all refuse pieces; and must be cut in pieces weighing not less than six pounds each. Both the heef and pork most be salted with at least one statute Per. cur. - The decision of the Court below affirmed, as bushel of Turk's Island, Isle of May, or St. Ubes salt; and the an it junction will not be granted to restrain a new trespass, beef must have five ounces of fine pulverized saltpetre to each | harrel, exclusive of a pickle, to be made from fresh water, as

One fourth the quantity of beef, and one fourth the quantity of SMITH, J. - A, being the holder of a bond for the convey- pork, must be packed in half barrels, and contain one hundred

with in all respects, and is to be forfeited to the United States in Cunningham v. Doe ex dem. Hogan et al .- Error to the ed periods. And in case of failure on the part of the contractor to deliver the atoresaid seef and pork within the time specified, PERKINS, J .- Ejectment. The children of Martin by his the chief of the bureau of provisions and clothing shall have the his only child by his second wife is the defendant. In 1826 any excess of cost shall be charged to and paid by the contracthe died intestate. In 1829 his second wife the mother of for the same shall have been presented to the navy agents respect-Elizabeth died, and in 1843 on the 28th of April, Elizabeth Ively, dury approved by the commandants of the respective navy

be forthwith notified, and as early as practicable a contract and These facts raise a question upon the descent of real pro- bond will be transmitted to them for execution; which contract to furnish the articles proposed.

This guaranty must be accompanied by the certificate of the PERKINS, J .- Slander. To sustain the plea of justification | United States district judge, United States district attorney, navy the same degree of evidence is necessary, as would be re-No proposal with be considered unless accompanied by such

The bidder's name and residence, and the name of each member of a firm, where a company offers, should be distinctly

of said writ, nor justify a false return; and a plea stating "Sec. 6. And be it further enacted, That from and after the pasthat no property came to the hands of such officer, in a suit suge of this act, every proposal for naval supplies invited by the against such officer and his sureties for making a false return, Secretary of the Navy, under the proviso to the general approand for making no return, is defective. See R. S. p. 757 sec. | printion bill for the navy, approved March third, eighteen hundred and forty-three, shall be accompanied by a written guaranty, signed by one or more responsible persons, to the effect that he or State ex rel. Burrows and Hall v. Youmans et al .- Error they undertake that the bidder or bidders will, if his or their bid be accepted, enter into an obligacion in such time as may be pre-Craig and Hunt v. Glass.—Error to the Ohio C. C. scribed by the Secretary of the Navy, with good and sufficient Surra, J.—To authorize the rendition of a judgment by sureness, to turnish the supplies proposed. No proposal shall be considered, unless accompanied by such guaranty. If, after the acceptance of a proposal, and a notification thereof to the bidder such appearance must be made by the defendant in person or or indices, he or they shall fail to enter into an obligation within the time prescribed by the Secretary of the Navy, with good and the auff-rence between the amount contained in the proposal so | eleven gu rantied and the amount for which he may have contracted for Whitten v. Fordick .- Error to the Vermillion C. C. Re- furnishing the said supplies, for the whole period of the proposal, to be charged up against said bidder or bidders, and his or their

At the Land Office at the "FALLS OF ST. CROIX RIVER," Sherry v Winton -Error to the Judgment of the Hon. commencing on MONDAY, the 14th day of August next, for the fisposal of the public lands within the undermentioned townships North of the base line, and west of the fourth principal meridian. Townships twenty five and twenty-six of range one. prisdiction generally is limited by the bounds of the county. Townships twenty-five, twenty-six and twenty-seven, of range

two, of range nineteen. New Castle and Andersonton T. Co. v. Bell et al .- On Fractional townships twenty-nine and thirty, and townships thirty-one and thirty two, of range twenty Doe ex dem. Calvert v. Makepeace, -On motion to tax dock- At the SAME PLACE, commencing on MONPAY, the twentyeighth day of August next, for the disposal of the public lands within the undermentioned townships and tractional townships, to-

SMITH, of the late first regiment of Indiana Volun- ed on the supposition that the act of 7th Feb. 1831 relating Fractional townships twenty-six and twentyto docket fees is still in force. That act was repealed in ships twenty-eight, twenty-nine, thirty-one and thirty-two, It is an honest and unpretending record of facts, many of which came within the writer's personal knowledge; and enters at some length into the circumstances connected with the 2d regiment. Fractional townships twenty-eight and twenty-nine, and townhips thirty and thirty-one, of range twenty-three-Fractional townships twenty nine, thirty and thirty one, of range twenty-lour. At the Land Office at GREEN BAY, commencing on MON-BY virtue of a writ of execution (Fi. Fa.) to me directed from the clerk's office of the circuit rourt of the United States DAY, the glst day of August next, for the disposal of the public DAY, the glst day of August next, for the disposal of the public and fractional

original plat of the town of Indianapous, and all the following de-

RICHARD M. YOUNG. Commissioner of the General Land Office.

NOTICE TO PRE-EMPTION CLAIMANTS. Every person entitled to the right of pre-emption to any of the lands within the townships and fractional townships above enumerated, is required to establish the same to the satisfaction of the Qugister and Receiver of the proper land office, and make payment therefor as soon as practicable after seeing this notice, and before lands embracing the tract claimed, otherwise such claim will be greated. RICHARD N. YOUNG,

Commissioner of the General Land Office. May 16-109-13wist Aug. 9. acres of cats growing in the field. The terms will be made known at scate of Indiana, Hamilton county, SS. IN THE HAMILTON PROBATE COURT, AUGUST TERM, 1848. Perition for the appointment of a Commissioner to make a Deed. Levi R. Bowman vs. Jacob Bales, Asa Burnsides and Assemble

Burnsides his wife, Daniel Hutchinson and Martha Hutchinson his wife, and others, heirs of Asa Bales, deceased. serves. A deed to be made upon the payment of the purchase money. same is now pending in said court, and that unless they will appear at the next term of said court and plead, answer, or demurto said petition on or before the calling of the cause, the same will be taken for confessed as to them, and heard and determined in JOHN G. BURNS, Clerk. theirabsence. Attest,

May 15, 1848, ETTERS of administration have issued to the undersigned up- State of Indiana, Hamilton county, SS. IN THE HAMILTON CIRCUIT COURT, SEPTEMBER TERM, 1848. said estate are requested to attend to the same forthwith. The estate | The Trus'ees of the Westfield Monthly Meeting of Anti-Slavery Friends ps. Daniel Hutchinson and Martha Hutchinson his wife, Jacob Bales, Asa Burnside and others, heirs of Asa Bales, de-

110-3wis

THE complainants having heretofore file I their hill in chance-TAKEN away on the 15th of fifth month, 1848, from the sub | a ry in the clerk's office of the said court herein, and having scriber, a resident of Centre township, Samuel Farmer, a also on this day fited in said clerk's other the affidavit of a disbound white boy, aged eight or nine years. Any person returning interested person, from which it appears that the said defendants, said boy to the undersigned, shall receive one cent reward, and no Daniel Hutchinson and Marcha Hutchinson his wife, are non-rest-A. J. POPE. | dents of the State of Indiana. Therefore, the said non-resident defendants are hereby notified of the fi ing of said bill of complaint, sors, dipped Metal and Britannia Tea and Table Spoons, just rethe same will be taken as confessed, and degree will be rendered accordingly. Attest, JOHN G. BURNS, Clerk. E. HEDDERLY. E. S. Stone, Sol. for phs. May 6, 1848. 110-3wis

T. R. CASE HEADLEY'S Life of Cromwell, just received.

June 14 MORRISON & TALBOTT.

By the President of the United States.

IN pursuance of an act of Congress, approved on the first day of March, 1847, entitled "an act to estab ish a land n the northern part of Michigan, and to provide for the sale of mineral lands in the State of Michigan," I. JAMES K POLK, President of the United States of America, do hereby declare and make known, that a public sale will be held at the Sault Ste. Marie, the land office for the "Lake Superior Land District." commencing on Monday, the 31st day of July next, for the disposal of the public lands within the following named townships and fractional townships, situated in the Lake Superior mineral region, between Chocolate and Carp rivers, to-wit :

North of the base line, and west of the principal meridian. The fractions of townships thirty-eight and thirty-nine, west of the Little Bay de Noquet and Esconawby river, of range twenty-The fractions of townships thirty-seven, thirty-eight, thirtynine, and forty, west of the Little day de Noquet and Erconawby river, of range twenty three. Township forty-six and fractional township forty seven, on the main hand, of range twenty-four. Towns ips forty-six and forty-seven, fractional townships fortyeight, forty-nine and fifty, including 'Middle" and "Granite" islands, of range twents five.

Townships forty-six, forty-seven and forty eight, fractional townships forty-nine, fifty and fifty-one, on the main land, and the "Manifou" island, in township hity-eight, of range twenty six. Fractional townships fifty one, fifty-two, fifty-eight and fiftynine, all on the m in land, of range twenty seven. fownship fifty-one, and fractional townships fifty-two, fiftyeight and fifty-nine, on the main land, of range twenty-eight. Township fitty-one, fractional township fifty-two, on the main land, the two "Huron" islands, situated in sections twen'y seven, | dollars. twenty-night, twenty-nine and thirty-four, containing one hundred and twenty-four and a half acres in township fifty three, and freetional townships fifty-seven, fifty-eight and lifty-nine, on the main land, of range twenty nine. Township fifty one, and fractional townships fifty two, fiftythree, fifty-six, fifty-seven, fifty-right and fifty-nine, on the main land, of range thirty. Fractional townships fifty-one, fifty-two, fifty-three, fifty-four, fifty-five and fifty six, on the main land, township fifty-seven and fractional township tifty-eight, ou the main land, of range thirty-

Fractional township sixty five, on "Isle Royale," of range thir

At the same place, commencing on Monday, the 14th day of Au-

gust next, for the disposal of the public lands within the following townships and fractional townships, situated in the Lake Superior mineral region, as a ove, viz: North of the baseline, and west of the principal meridian. Fractional townships fifty-one, fifty-two, fifty three, fifty-four and fifty-five, township fifty-six, and fractional townships fifty seven and fifty eight, all on the main land, of range thirty-two. Fractional townships titty-one, fifty three, fifty four, fifty five. fifty six and fifty-seven, all on the main land, or range thirty

Townships fifty three and fifty-four, and fractional townships fifty-five and fifty six, on the main land, of range thirty-four. Townships fifty-two, fifty-three and fifty-lour, and fractional o waships fifty-five and fifty-six, on the main land, of range thirty Townships fifty two and fifty three, and fractional townships fifty-four and fifty-five, on the main land, of range thirty-six. Townships fifty-one and fifty two, and fractional townships fifty three and fifty four, on the main land, of range thirty seven. Townships fifty one and fifty two, and fractional township fifty three, on the main land, of range thirty-eight. Township fifty-one, and fractional town-hips fifty-two and fiftythree, on the main land, of range thirty nine. Fractional townships fifty-one and fifty-three, on the main land, of range forty. Fractional townships hity-one, on the main land, of ranges fortyone, forty-two, forty-three and forty-four. At the same place, commencing on Monday, the 3d day of July next, for the disposal of the agricultural lands within the following named townships and fractional townships, situated east of the

North of the base line, and east of the principal meridian. Fractional townships forty-one and forty-two, including the surveyed islands, township forty-three, fractional township forty-four, township forty-five, fractional townships forty-six and forty-seven, (except the morth half of the latter on the main land,) including part of "Sugar" and other surveyed islands, and fractional township forty-right, on "Sugar island," of range one. Fractional township forty one, including the surveyed islands. towns ips forty-two and forty-three, and tractional townships forty-four, forty-five, forty-six, forty seven and forty-sight, including Mr. Coldron, whose character for truth and vernous stand, above sus. part of "Sugar," "Sailor," and other surveyed islands, of range to's Balsam of Wild Cherry, over all other remedies of the same Fractional townships forty one, forty two, forty-three, fortyfour and forty-five, including the surveyed islands, of range three. Fractional townships forty one, forty two and forty-three, including the surveyed islands, of range four-Fractional townships forty-one, forty two and forty-three, in-

cluding part of "Drummond's" and other surveyed islands, of Fractional townships forty-one, forty-two and forty-three, including part of "Drummond's and other surveyed islands, of range myself that my time to deport was new at hand Fractional townships forty-one, forty-two and forty three, on "Drummond's" island, of range seven Fractional townships forty-one and forty-two, on "Drummond's" sland, of range eacht North of the base line, and west of the principal meridian Fractional towaships forty one and forty-two, including "Marthe latter.) of range one At the same place, commencing on Monday, the 17th day of Ju-

lowing named townships and fractional townships, situated east of Chocolate and E-conaway rivers and the Little Bay de Nogner. North of the base line, and west of the principal meridian. four, of range three townships farty-two and norty-three, of range four-

forty three, of range five. forty-three and forty four, of range six. Fractional township forty two, including the small surveyed is propriets that is m section eight, and townships forty-three and forty-lour, of Cherry. THINGS SEVER. an brownship forty-four, of range eight.

An agreement in writing made out of court authorizing sufficient screties for furnishing the supplies, then the Secretary tional fownships thirty-seven, thi Fractional townships forty one, on the main land, of ranges eleven, twelve, thickeen, for even, lifteen and sixteen, Townships forty fone, forty-five and forty six, and fractional guaranter of guaranters; and the same may be immediately so townships farty over and forty eight, on the main land, including covered by the United States, for the use of the Navy Department, part of Grand island, of range eighteen. Townships forty-four and forty-five, and fractional townships forty-six, forty-seven and forty-eight, including part of Grand ishand, a d surveyed islands of range nimiteen

ship forty-seven, on the mais land, and the small surveyed islands embraced in fractional townships forty seven and forty-eight, of lying east of Little Bay de Noquet and Es onawby river, and fractional township forty, of range twenty-two. The parts of fractional townships thirty nine and forty, of range

All lands within the townships and fractional townships above enumerated, reported as containing copper, lead, or other valuable ores, will be offered for sale in quarter sections at not less than | Terre Hante; A. B. Merritt, South Bend; Ames & Holliday, five dollars per acre, except the sections covered in whole or in part by those mining leases, which shall not be deter aned by the day fixed for the commencement of the public sale; and all lands, rant of commitment for contempt cannot be sent from one Townships twenty-nine, thirty and thirty-two, of not reported as aforesaid, will be offered for sale in the same manner as other lands, under the laws now in force for the sale of the public lands, excepting and reserving section sixteen in each township for the use of schools, and lands reserved for military and other public uses. The offering of the lands will be commenced on the days appointed, and proceed in the same order in which they are advertised, with all convenient dispatch, until the whole shall have been offered, and the sales closed. But no sale shall be kept open longer than two weeks, and no private entry of any of the lands will be admitted until after the expiration of the two weeks. Given under my hand at the city of Washington, this twentyseventh day of January, anno domina one thousand eight hundred

and forty-right. RICHARD M. YOUNG, Commissioner of the General Land Office. NOTICE TO MINERS AND PRE EMPTION CLAIMANTS. All persons who were, at the passage of the act of 1st March, 1847, in possession, by actual occupancy, of any portion of the mineral lands embraced in this proclamation, under authority of a lease or written permit from the Secretary of War, for the purpose of mining thereon, and all persons who shall be in possession by actual occupancy, of a mine or mines, actually discovered before the 1st March, 1847, as set forth in the act of 1st March, 1847, above mentioned, are authorized to enter and purchase the same at the price, on the terms and conditions, and to the extent prescribed by that act, and no less, at any time before the day fixed for the commencement of the sale of those univeral lands, on m king proof of possession and occupancy, and of compliance with those terms, to the Register and Receiver of the Land Office, subject to an appeal to the Secretary of the Treasury; and all persons entitled to the right of pre-emption to any of the agricultural lands embraced in this proclemation, are required to establish the same to the satisfection of the Register and Receiver, and make payment therefor as soon as practicable after seeing this notice, and before the day uppointed for the commencement of the public sale of the lands embracing the tract claimed, otherwise such pre-emption claim will

The certificate of the mineral agent at Sault Ste. Marie, that persons holding under leases or permits, or those in the occupancy of a mine or mines, have paid up their per centum of rents required by the act above mentioned, will be conclusive on that Persons occupying under leases or permits, will not be permitted to relinquish their rights under that uccupancy, and enter as squatters; and where any such leases or permits may expire before before the day of sale the rights granted to the holders thereof will be regarded as reseving the lands covered thereby from entry under

any other right till the day of sale, when they will be offered at public sale as mineral lands RICHARD M. YOUNG, Commissioner,

TO THE PUBLIC. The 'mineral lands' included in the foregoing proclamation embrace the greater portion of Kewcena Point, and the southern shore of take Superior, in the northern peninsula of Anchigan, and are rendered immensely valuable by the exhaustless mines of copper and other ores found therein.

A considerable number of those mines have already been discovfew miles of it; and from the geological character of the country | South and West. and the explorations already made, it cannot be doubted that others equally, if not more, valuable will be found throughout this whole

semmeral region." In some of the mines now worked, copper is found almost pure, also found in considerable quantities. All the necessary materials for the construction of furnaces,

neighborhood of the mineral; and the face of the country is | J. Spencer, Latavette; C. F. Wilstach, do; Wood & King, Terre suco, that the mones require but little, if any, artificial drainage, Haute; A. B. Merrit, South Bond, Ames & Holliday, Michigan and are therefore worked to great advantage. The climate in the winter, though cold, does not interrupt the operations of the miners; in fact, that season is considered the most favorable for their operations. The proximity of these mineral lands to the shore of Lake Superior, or which are several safe and excellent harbors, and the water communication therefrom by the Sault Ste. Marie, Lakes Huron, Ecie, &c., furnish ready means of transporting the products of these lands to the principal markets of the United States at a very trifling cost. It likewise appears from the reports to this office, that the agricultural lands are of a fair quality, producing the usual culinary vegeta les and grass in abundance; and no dount, when the soil

is fairly tilled, it will be found favorable for grain crops also; and

at the mines. Timber, such as white and yellow pine, sugar maple, yellow birch, &c., is, in many places, very abundant, and by its thrifty growth, gives evidence of the richness of the soil. Maps showing the localities of the mines and other valuable in same, it will be taken as confessed. JOHN G. BURNS, Clerk. formation relating thereto, derived from the geological survey, &c., which cannot be embraced in this brief notice, will be preared and deposited with the land officers at the Sault Ste. Mament of the public sales. Commissioner of the General Land Office

Ap. 29.- 104 tJy 8-10w

PROPOSALS FOR A LOAN.

TREASURY DEPARTMENT April 17, 1848. EALED proposals will be received, under the set of 31st March last, until 3 p. m., on Saturday, the 17th of June, 1866, for sixteen millions of dol are of United States stock, reigeta; suble twenty years from and after the Istilay of July, 1848, bearing six per cent, interest per annum, payable semi-annually, or the first days of January and July of each year. No bid will be received below par; nor wal any bid be considered unless our per cent. thereof is deposited in some depository of the Unity. States at or before the date fixed for opening the proposals. one bids, in all cases, must be unconditional, and without any reference to the bids of others, and should state distinctly the premium offered, The proposals should be scaled, and endorses "Proposals for loan of 1848," and addressed to the Secretary of the Trenkury, Washingtou City, D. C. The sun's which muy be accepted will be required to be paid to the depository of the United states nearest the places of residence of the persons respectively whose offers may successful, but the emount of the accepted hids from hilders not residing in the Unite! States, must be deposited with the aspissant treasurers at New York, fleston, Philadelphia, or New Or-

To give an opportunity to all persons to participate in the investment of funds in this stock, buts will be received for the lowest denomination of certificates authorized by law sheing for lifty dollars-as well as for higher sums. All certificates under one thousand dollars will be transferable on the books of the trensury; but all certificates for that sum and

apwards will be transferable on the books of the treasury, or by delivery with coupons attached, at the option of the hidder. To avoid expense, confusion, and multiplication of accounts all certificates with coupous attached will be for the sum of one thousand The successful hidders will be required to deposit the amount awarded in five equal instalments in each of the months of July, August, September, October, and November of the present year,

except for sums not exceeding twenty thousand dollars, wherethe bidder may be descous of making immediate payment, in which case the whole amount may at once be deposited. The stock will hear interest in all cases from the date of the deposit. The bids will be opened at the Treasury Department at 3, p. m . on Saturday, the 17th of June, 1848, in the presence of all persons who may desire to attend; but, under a provision introduced into the act of 31st of March last, no bidder will be permitted to withdraw his bid. On all bids not accepted, the amount deposited in

the amount awarded must be deposited as part of the first payment. R. J. WALKEL required in July next. Secretary of the Treasury. Each of the daily papers of Boston, New York, Philadelphia, Baltimore, Charleston, and New Orleans, and in all other States the papers selected to print the laws of the United States, are au-

advance will be immediately returned. The whole premium on



COUNTERFEIRS Cure for Consumman.

7,000 CASES OF OUSTINATE PELMONABY COMPLAINTS CURED IN ONE YEAR! WINTAR'S RALSAM OF WILD CHERRY, the great American Remeny for Lung complaints and all affections of the Respiratory WE do not wish to trifle with the lives or health of the afflicted, and we sincerely piedge ourselves to in he no assertions as to the virtue of this medicine and to hold out no hope to sudering hismanity which facts will not warrant. We ask the attention of the Chocolate and Esconawby rivers and the Little Bay de Noquet, to- candid to a few considerations. Nature in every part of her works, has left indebble marks of adaptation and design. The constitution of the animals and vegetables at the board is such that they could not endore the cold of the frigid zone and vice verse. In regard to disease and its cure, the adaptation of in redience not less striking. The Moss of Reland and the Pine and Was ther your insity colebrated for the cure of all disenses of the Lungs and times, which are so fearfully prevalent in all negitiern latitudes. From a combination of Chemical Extracts procured from this "Mass," and these "Trace," Dr. Wisher's Balsam of Wild Cherry is chiefly formed. From the Harrison Ind | Gazette, of Feb. 1, 1848. The incredulous are invited to read the following as to from the Rev-

> Convers. Inc. January 28, 1848. If is notes; notely than a pleasure to me to state for the hetrefit of the afflicted, that I consider Wistar's Balsam of Wild Cherry, a great blessing to the human race. Having trad it has encod severe affection of the lange, unbestimingly recommend it to those similarly afflicted as the best remedy that I have ever tred, and one which cure the when the physicans suct must die, and when I thought

picion, and have their doubts dispelled as to the superiority of Wis-

WILLIAM COLDEGN. SPRINGER D. KV NY 2, 1- 5 Measers. Souford & Park: I take this opportunity of toforning yould a most remark; the care performed upon too Ly the use of for Was tar's Baisam of Wild Cherry. In the cor is to, I was taken with an inflammation of the bowels, which I labored under for 6 weeks, when I gradually recovered. In the fall of 1841, I was attacked with a quette" and other surveyed islands, to enships forty, forty three, severe cold, which seated itself upon my lange, and for the space of forty-four, forty-five and forty-six, and fractional township forty- three years twas compositions bed. I tried all kinds of medicines, seven, on the main land, (except fractional sections one and two in and every variety of medical aid, without benefit, and thus I wearid along until the is inter of 1844, when I heard of Wistar's Ealsam of Wild Cherry. My friends persuaded me to give it a trial, though I ly next, for the disposal of the agrica tural lands within the folhad given up all hopes of recovery, and had prepared mysels for the charge of another world. Through their solutioned, I was induced to make use of the Genuine Worm's H boar of Whit Cherry. The effect was truly astonishing. After five years of affliction, pain, Fractional townships forty-one and forty-two, including the sur- and suffering, and adver having spent four or live bundled distant veyed is ands, and townships forty three and forty-four, of range | no purpose, and the test and most respectable physicians had proved unavaring, I was soon re-tored to eathe booth by the blessing of Fractional townships forty, forty-one and forty-two, including God and the use of Or Wistar's Balsam of W.ht t heavy. I am now part of "St. Martin's" island, and townships forty-three and forty- | enjoying good health, and such is my observed appearance, that I am no longer known when I meet my former acquainteners. I have Fractional townships facty and forty-one, on the main land, and games rapidly in weight, and my flesh is firm and wild. I can now eat is much as any person and my load scene to agree with me. I The St. Helena" island, in fractional to use in fact, fractional bave e ten more during the last six months than I had cone in five townships forty-one and forty two, on the main land, and township | vears before. Considering my case almost a mirror I deem it necessaty for the good of the afflicted, and a duty I own to the proprietors Fractional township forty-two, on the main land, and townships and my fellow men, who should know where relief may be had. to make this statement public. May the blessenger f God rest upon the proprietors of so valueble a medicine as Wistar's flat-am of Wild

kones mepertfully, Fractional township forty two, including the small islands in | Beware or Counterparts - Those who counterfelt a good medisection three, fractional township fort three, on the main land, | cine for the purpose of adding a few dollars to their pockets are far worse tour the complacturers of sportous coin. For while the latter The "Big Beaver island" in Lake Michigan, embraced in frac. | Jouly rob us of our property, the former take property and health and sands of disinterested witnesses to have effected the most extraordi Fractional townships thirty-seven and thirty-eight, of range | nary cures in cases of pulmonary and asthmatic character, ever before seconded in the history of medicine. The yearing, the heantiful, the I good all speak forth its praise. It is now the favorite medicine in the most intelligent families of our country. Such a bigh stand in public estimation has been achieved by its own merits alone. And so long as a discerning public are careful to get Wistar's Balsam of Wild therry, and refuse with scorn counterfests, and every other article proffered to them as a substitute, so long will cutes, positive cures, cheer the fire-sdie of many a despatring family. The true and genume Wostar's Balsam of Wild Cherry is sold at established agencies Townships forty-four, forty-five and forty-six, fractional town: | in all parts of the United States. Sold in Concuents on the corner of Fourth and Walnut sts., by J D. PARK, General Agent for the Western States Tomlinson Brothers, and D. Craichead, Indianapolis ; Wm. M. The parts of fractional townships thirty-eight and thirty-nine, | Hughes & Co. Madison ; Clarkson & Dufour, Veyay; Windstandley & New kirk, New Albany , Wilson, Starbird & Smith, Louis ville; J. R. Wilder & Co. do; O. Morgan, Rockport; R. & W. Young Mount Vernon; Wm. M. Woolsey, Evansville; W. & C. Bell do ; R. Koons, Edwardsport ; J. A. McCalla, Bloomington ; J. Burke, Crawfordsvitle; Joseph Sommes, Vincennes; Dr. Peck, do; J. Spencer, Lafayette; C. F. Wilstach, do; Wood & King,



DR. OSGOOD'S INDIAN UNDLAGGOOD. For the cure of Fever and Ague, Chill Fever. Dune - Ague, Intermittent and Remottent Fever, Liver Complaint, Jumbice, Enlargement of the Liver and Spleen, and all the various forms of bilions discusses. The following extract is from the "Farmer" and Emigrant's Hand Book," a valua ic work of about live hundred pages tearntly published by Messrs. Appleton & Co. New York. In . hapter Phone 235, the author, speaking of the Fever and Ague, remarks: There is a valuable medicale sold in most of the Western cities, which we can consciention-ly recommend for Pever and Ague, and other believe diseases: it to she India Cholagogue, which is prepared by Dr. Osgood of New York, who has made the billions disorders of the West is especial study. We are no friend to those medicines usually carled pitent, but we have had ample ppo tunity of knowing the invaluable effects of the Chelagogue The speedy and permanent relief effected by the Cholagogue, ariser from its prompt and healthy across upon the lood, Escansing it from bile and restoring it to purpy; thus striking in the root, Its tendency is not simply to suspend discuse, but to remove the cause on which it depends. It is equally adapted to all ages and

From S F. Carey, Counsellor at Law, to the Agents in Cincinnati, CINCINNATI, October 11, 1846. Messes, Sanford & Pack : In June 1 at I was also kee with that most affli tog and unpleasant ducase, the chill a d Fever "Te peroxisms required daily an were very seen co s physical nergies had be a mare hepaire a. Y previous a wk of a a c eyer. Having tried soreia littera templates is home recodis Cholagogue. I produced a outs, and followed the accome a ying dire tions. The consequence was, that I had but one pareayisin after faring the first dose, and my general reach was rapidly restored without using my other medicine. I susposed with the remainder of the bottle to two other persons similarly uffli ted, and with the same results. One of them had been shaking for eight months, and was relieved in two days by the use of the Chologogue-Leouseder it my duty, as it is my pleasure to re-commend it, having the most entire confidence in its sanative powers. J. D. PARK, 4th and Walnut sts., general ugent for the West, ered in the trap ranges bordering on Lake Superior, and within a siso, for sale by appointed agents in nearly every town in the

onditions of the system.

Ty Be sure you ask for "Orgood's India Cholagagun," and take no Tomfinson Brothers, and D. Craighead, I. dianapolis; Wm. H. Hughes & Co. Madison; Clarkson & Dalour, Vevas Whatstandley and in fact, most of the native copper and ores yield agreater per to Newkirk, New Albany; Wilson, Stational & Smith, Louisville, centage than any other yet discovered in the world. Silver is Ky.; J. B. Wilder & Co. do: G. Morgan, Rockport; R. W. Young, Mt. Vernon; Wm. F. Woolsey, Evansyelle; W. C. Bell, do ; R. Koons, Edwardsport ; J. A. Metadia, Biomington ; J. and fuel for smelting, are found in abundance in the immediate | Burke, Crawlordsville; Joseph Sommes, Vincentone, Dr. Peck, dos City , Wm. Bulles, Delphi ; L. Beecher, Port Wayne 96

And. eps. State of Indiana. Bamilton county, ss. IN THE PROBATE COURT OF HAMILTON COUNTY, MAY TERM, 1844. Petition for Doner. Elizabeth Criswell es. Margaret Skinner, Elijah Skinner, Jane Skin-

ner, Robert H. Skinner, John Criswell, James Criswell, William Criswell, Joseph Criswell, Mary Fierce, Ebenezer Fierce and Alexander Criswell THE petitioner, by Earl S. Stone her counsel, having this day filed in the office of the clerk of said court her petition herein, and also the affidavit of a disinterested person, from which it appears that the said defendants, Margaret Skinner, Jane Skinner, Eigeh Skinner, for all these products a fair price and good market will be found | Robert H. Skinner, William Criswell and Joseph Criswell, are not residents of the State of Indiana. Therefore, the said non resident defendants are hereby notified of the filing of said petition, and that the same is now pending in said court, and that unless they will appear at the next term of said court and plead, answer, or demur to the

ELECTION NOTICE. rie, for inspection, as early as practicable before the commence-ment of the public sales.

RICHARD M YOUNG, nesday in June, 1848. W. N. JACKSON, Sec'ry. Office M. & I. R. R. Company, Madison, May 9, 1848.